UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	v	
GERROD WORTHY, Plaintiff,	:	SUPPLEMENTAL RULE 26 DISCLOSURE
-against- CLARENCE SMITH, BARRINGTON DWYER AND ROCHDALE VILLAGE, INC., and JOHN DOES 1,2,3 (Whose identities are unknown but who are known to the special patrol officers employed by Rochdale Village, Inc.	: (10 CV 5278 (Dearie, Ch, J) (Mann, M) (TA 9250)
Defendants.	X	

Defendants CLARENCE SMITH, BARRINGTON DWYER AND ROCHDALE VILLAGE, INC, by their attorneys Wilson, Elser, Moskowitz, Edelman & Dicker LLP, as and for their disclosure pursuant to Rule 26 states as follows:

A. Witnesses: the defendant is aware of the following witness with knowledge:

Officer Clarence Smith, Officer Barrington Dwyer and Officer Marc Taylor.

- B. The defendant may support its defenses by police and arrest records. Enclosed are copies of the surveillance videos pertaining to the incident and arrest.
 - C. Not applicable.
- D. Insurance coverage is maintained through AGCS Marine Insurance Company f/k/a Interstate Indemnity Company.

Company. A copy of the insurance policy is available for inspection and copying.

Dated: New York, New York February 17, 2011

Yours, etc.

WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP

By:

Tracy J. Abatemarco (TA 9250)
Attorneys for Defendants
CLARENCE SMITH, BARRINGTON
DWYER AND ROCHDALE VILLAGE,
INC
150 East 42nd Street
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(212) 490-3000
File No. 11397.00141

TO: Garnett H. Sullivan, Esq. Attorney for Plaintiff 245-02 Jericho Turnpike Floral Park, New York 11001 (516) 285-1575

CERTIFICATE OF SERVICE

STATE OF NEW YORK)		
)	SS.:
COUNTY OF NEW YORK)		

> Garnett H. Sullivan, Esq. Attorney for Plaintiff 245-02 Jericho Turnpike Floral Park, New York 11001

> > CHRISTINE ALKATABI

Sworn to before me this

18 Kday of February

2011

NŎTARY PÚBLIČ

RENATE M. ZIELINSKI
NOTARY PUBLIC, State of New York
No. 01ZI4862215
Qualified in Suffolk County
Commission Expires July 14, 20